Case: 18-14163 Date Filed: 10/19/2018 Page: 1 of 2

## UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT

ELBERT PARR TUTTLE COURT OF APPEALS BUILDING 56 Forsyth Street, N.W. Atlanta, Georgia 30303

David J. Smith Clerk of Court For rules and forms visit www.ca11.uscourts.gov

October 26, 2018

Linda Dreeben National Labor Relations Board Appellate Litigation 1015 HALF ST SE WASHINGTON, DC 20570

Appeal Number: 18-14163-G

Case Style: Advanced Masonry Associates, Lv. National Labor Relations Board

Agency Docket Number: 12-CA-221114

This Court requires all counsel to file documents electronically using the Electronic Case Files ("ECF") system, unless exempted for good cause.

Pursuant to Rule 15(c) of the Federal Rules of Appellate Procedure, you are hereby served with the following document which has been filed in this court:

**Cross-Application for Enforcement** 

A **cross appeal** has been filed in the above-referenced case. In cross appeals, pursuant to FRAP 28.1(b), the party who first files a notice of appeal is the appellant unless the parties otherwise agree. The parties may refer to FRAP 28.1 and the corresponding rules for information on the briefing schedule in **cross appeals**.

Every motion, petition, brief, answer, response and reply filed must contain a Certificate of Interested Persons and Corporate Disclosure Statement (CIP). Appellants/Petitioners must file a CIP within 14 days after the date the case or appeal is docketed in this court; Appellees/Respondents/Intervenors/Other Parties must file a CIP within 28 days after the case or appeal is docketed in this court, regardless of whether appellants/petitioners have filed a CIP. See FRAP 26.1 and 11th Cir. R. 26.1-1.

On the same day a party or amicus curiae first files its paper or e-filed CIP, that filer must also complete the court's web-based CIP at the <a href="Web-Based CIP">Web-Based CIP</a> link on the court's website. Pro se filers (except attorneys appearing in particular cases as pro se parties) are **not required or authorized** to complete the web-based CIP.

Please use the appellate docket number noted above when making inquiries. See Fed.R.App.P.

Case: 18-14163 Date Filed: 10/19/2018 Page: 2 of 2

16 and 17 as to the composition and time for filing of the record.

Fed.R.App.P. 15.1 provides that each party adverse to the National Labor Relations Board in an enforcement or review proceeding shall proceed first on briefing and at oral argument unless the court orders otherwise.

Attorneys who wish to participate in this appeal must be properly admitted either to the bar of this court or for this particular proceeding pursuant to 11th Cir. R. 46-1. In addition, all attorneys (except court-appointed counsel) who wish to participate in this appeal must complete and return an appearance form within fourteen (14) days. <u>Application for Admission to the Bar</u> and <u>Appearance of Counsel Form</u> are available on the Internet at <u>www.ca11.uscourts.gov</u>. The clerk may not process filings from an attorney until that attorney files an appearance form. <u>See</u> 11th Cir. R. 46-6.

Sincerely,

DAVID J. SMITH, Clerk of Court

Reply to: Bryon Robinson, G Phone #: (404) 335-6185

Enclosure(s)

**DKT-8X Agency Cross Appeal**